Alikhan Bokeikhan University

Faculty of Law

6B04220 - JURISPRUDENCE

THE CATALOGUE OF ELECTIVE SUBJECTS

Year of entry - 2023

Approved at the meeting of the Teaching and Methodological Protocol no3 from "_20_"01 2023_ y. Chairman of the EMS Faculty Baigundinov E.N	·
Approved at the meeting of EMC of the University Protocol no5 from «_25_»05 2023_ y. The chairman of EMC of the University	_ Zharykbasova K.S.

Created by philology department of State and legal disciplines, of Civil and legal disciplines, Criminal law

Course of education: ____6B04220 – Jurisprudence____

Elective course Nº	The name of subject	Numbe r of credits	Pre requisite s	Post requisite s	Short description of the content, the aims of education, expected results					
	BASIC DISCIPLINES									
		1	T	Elect	tive component (EC)					
1	Constitutional law of foreign countries	5	Theory and history of state and law	Public internatio nal law	The purpose of the study: expanding the audience legal and political horizons; enhancing legal culture; the acquisition of such a volume of knowledge, skills that would enable them to create a truly democratic law, competently execute and apply it in everyday professional activity; obtaining a holistic view of the emergence, formation and development of the state in foreign countries; deepening knowledge of educational material in parallel courses; building respect for the law Summary: Constitutional law of foreign countries as a branch of law, science and academic discipline. Constitution of foreign countries. Constitutional control (supervision) in foreign countries. Constitutional legal status of a person in foreign countries. Constitutional foundations of economic and social relations. Forms of government of foreign countries. Forms of government and political regime in foreign countries. Electoral law and electoral systems in foreign countries. The referendum as an institution of direct democracy. The head of state and his place in the system of higher authorities. Parliament in foreign countries. Government in foreign countries and its role in the state mechanism. Organization of the judiciary in foreign countries. Administrative - territorial structure and organization of local authorities. Features of constitutional law of the new independent states. Expected Result Know: not only the textbook material, but also articles of constitutions studied by states, monographic literature, as well as articles in legal, periodicals; patterns, dynamics and direction of development of various legal systems within the framework of human civilization. To be able to: express and justify their point of view on state-legal issues, operate with legal concepts and categories; give a general description and comment on the main content of sources on the subject; own the conceptual apparatus of the course; ensure compliance with legislation in the activities of state bodies, individuals and legal entities; Constitutional l					
1	Legal systems of the present	5	Theory and history of state and law	Public internatio nal law	The purpose of the study: To reveal the content and essence of the legal systems of modernity as an independent area of legal research. Summary: Classification of the main legal systems of our time. Comparative Law and International Law. Legal family common law. Muslim law family. Family of traditional law. Expected Result. To be able to: distinguish the laws of the historical movement and the functioning of the state and law. Know: about the main problems and methodological foundations of the scientific understanding of the state and law in different legal systems, state-legal phenomena; use of professional legal terminology, clarification of the essence and content of state-legal phenomena. Skills: In the process of studying, the student will master the legal systems of our time using the method of comparative law Competencies: Systemically important, communicative					
2	Administrative Law of the Republic of Kazakhstan	5	Theory and history of state and	Bar and notariate in the Republic	The purpose of the study: students to master a holistic system of knowledge in the field of activities of subjects and objects of public administration, study of legal forms and methods of governance, ways to ensure the rule of law and discipline in public administration, to gain an idea of the essence of the administrative process.					

phenomenon than the usual form of realization of the will of the executive component of a generally civilized process. In a totalization society, component of a generally civilized process. In a totalization society, component of a generally civilized process. In a totalization society and the system of state power, have tised was a public entirely Expected Result. Know: the concept, meaning and characterist administrative law as a branch of law, subject and method of administrative regulation, as well as subject and method good administrative regulation, as well as subject and method good administrative regulation, as well as subject and method good administrative regulation, as well as subject and method good administrative regulation, as well as subject and method good administrative regulation, as well as a more of administrative legal norms, forms of implementation of features and chassification; the system of executive authorities, and administrative legal acts of management, the consequent of the executive authorities, and administrative legal acts of management, the consequent of the executive authorities, and administrative legal acts of management, the consequent of the executive authorities, and administrative legal acts of management, the consequent of the executive authorities, and administrative legal acts of management, the consequent of the executive authorities and municipal administrative legal norms in solving problems of the implementation of the authorities, and the presence of a corruption component in them. Owns stills in part administrative conduct legal due diligence of regulatory legal acts of administrative conduct legal due diligence of regulatory legal acts of administrative portion component in them. Owns stills in the fall of activities of subjects of public administrative portion component of the culture of so vital component of a generally civilized process. In a totalization of the will obtain the part of the legal ports and believe of public administrative legal store of admin					I -	
Administrative law of foreign countries Administrative law of foreign countries Theory state and law The public of Kazakhsta The public of Kaz				Idv	Kazakhsta	part of the legal system of the Republic of Kazakhstan, is a much larger phenomenon than the usual form of realization of the will of the executive branch. According to experts, law itself is an institution of the culture of society, a vital component of a generally civilized process. In a totalitarian society, where the tendencies of sociocentrism prevailed, everything was subordinated to the interests of the survival of the system of state power, law itself was a public entity. Expected Result. Know: the concept, meaning and characteristics of administrative law as a branch of law; subject and method of administrative legal regulation, as well as subject and methodology of administrative legal science; the concept, content, structure of administrative legal norms, forms of implementation of administrative legal norms, features of application as a form of implementation of legal norms; concept, content, structure of administrative-legal relations, their features and classification; the system of executive authorities and public administration bodies, the content of the administrative-legal status of executive authorities, the organization and activities of the Republic of Kazakhstan; requirements for legal acts of management, the consequences of non-compliance. To be able to: independently apply administrative legal norms in solving practical problems of state and municipal administrative legal norms in solving practical problems of state and municipal administrative legal norms in solving practical problems of state and municipal administration, correctly apply the main legal categories of administrative law; analyze law enforcement practice and propose ways to solve pressing problems of the implementation of administrative regulation, including on the subject of their effectiveness, compliance with legal technology and the presence of a corruption component in them. Own: skills in performing administrative and procedural actions related to the implementation of the activities of executive authorities.
Administrative law of foreign countries Theory and law Theory at law enforcement agencies and the In the field of activities of subjects of public administration, to get an idea of the essence of the administrative proforeign countries Theory and law Theory and and matinistrative law as a panch of law, subject and methodology of administrative legal scier concept, content, structure of administrative legal norms, forms of impleme of legal norms, features of application as a form of impleme of administrative legal norms, forms of impleme of legal norms, forms						Competencies: System-forming, communicative, special The purpose of the study: students to master a holistic system of knowledge in
Prosecutor 's organizational structure, legal status, composition, tasks, functions of the engaged in law enforcement agencies and the Prosecutor 's organizational structure, legal status, composition, tasks, functions of the engaged in law enforcement and the judiciary in the Republic of Kazakhstan Summary: The subject of study is also the organization and fundamentals activities of bodies whose activities contribute to the administration of justice.	2	law of foreign	5	and history of state and	notariate in the Republic of Kazakhsta	the field of activities of subjects and objects of public administration, study of legal forms and methods of governance, ways to ensure the rule of law and discipline in public administration, to get an idea of the essence of the administrative process in foreign countries. Summary: Administrative law, being a core (fundamental) industry, an integral part of the legal system of the Republic of Kazakhstan, as well as abroad, is a much larger phenomenon than the usual form of realization of the will of the executive branch. According to experts, law itself is an institution of the culture of society, a vital component of a generally civilized process. In a totalitarian society, where the tendencies of sociocentrism prevailed, everything was subordinated to the interests of the survival of the system of state power, law itself was a public entity. Expected Result. Know: the concept, meaning and characteristics of administrative law as a branch of law; subject and method of administrative legal regulation, as well as subject and methodology of administrative legal science; the concept, content, structure of administrative legal norms, forms of implementation of legal norms; concept, content, structure of application as a form of implementation of legal norms; concept, content, structure of administrative-legal relations, their features and classification; the system of executive authorities and public administration bodies, the content of the administrative-legal status of executive authorities, the organization and activities of the Republic of Kazakhstan; requirements for legal acts of management, the consequences of non-compliance. To be able to: independently apply administrative legal norms in solving practical problems of state and municipal administrative legal norms in solving practical problems of state and municipal administrative of administrative regulation, including on the subject of their effectiveness, compliance with legal technology and the presence of a corruption component in them. Own: skill
the Republic of Kazakhstan history of state and law history of state and legal profession. In this course, the basics of organizing the judiciary in countries are also studied. Expected Result. In the process of studying, the student will get acquainted.	3	agencies and the judicial system of the Republic of	3	and history of state and	's supervisio n of the Republic of Kazakhsta n: general and special	The purpose of the study. To give students the necessary initial data on the organizational structure, legal status, composition, tasks, functions of the bodies engaged in law enforcement and the judiciary in the Republic of Kazakhstan. Summary: The subject of study is also the organization and fundamentals of the activities of bodies whose activities contribute to the administration of justice - the prosecutor's office, agencies carrying out operational investigative activities, inquiries, preliminary investigations, the Ministry of Justice and its organs, the legal profession. In this course, the basics of organizing the judiciary in foreign

					Competencies: Systemically important, communicative
3	Basics of judicial activities	3	Theory and history of state and law	Prosecutor 's supervisio n of the Republic of Kazakhsta n: general and special supervisio n	The purpose of the study: to form a comprehensive understanding among students about the system and structure of judicial activity of the Republic of Kazakhstan, competencies, tasks, functions, legal status and activities of judges Summary: The system and structure of judicial activity of the Republic of Kazakhstan, competencies, tasks, functions, legal status and activities of judges. Judicial branch, types of courts, specialized courts, local courts. A discipline studying the history of the development of the legal status of the judicial system of the Republic of Kazakhstan. Expected Result. In the process of studying, the student will get acquainted with the peculiarities of judicial activity, as well as acquire primary skills in the analysis of current legislation. Competencies: Systemically important, communicative
4	Criminal Law of the Republic of Kazakhstan (special part)	5	Law enforceme nt agencies and the judicial system of the Republic of Kazakhsta n	Criminal enforceme nt law and criminal law policy of execution of punishme nt in the Republic of Kazakhsta n	The purpose of the study: students mastering a holistic system of knowledge in the field of activities of subjects and objects of criminal law, studying methods of criminal law, ways to ensure the rule of law and discipline, getting an idea about the essence of the criminal process. Summary: This is a system of criminal law that establishes an exhaustive list of signs of criminal offenses and misconduct, defines the types of punishments for their commission, including provides for special types of exemption from criminal liability. Expected Result. Know: the concept, meaning and characteristics of criminal law as a branch of law; subject and method of criminal law regulation, as well as subject and methodology of criminal law science; concept, content, structure of criminal law relations, their features and classification. To be able to: independently apply the criminal law, correctly apply the main legal categories of criminal law; analyze law enforcement practice and propose ways to solve pressing problems of implementing criminal law norms; conduct legal due diligence of regulatory legal acts of criminal regulation, including on the subject of their effectiveness, compliance with legal technology and the presence of a corruption component in them. Own: skills in the implementation of criminal procedure related to the implementation of the activities of authorities. Competencies: System-forming, communicative, special
4	Criminal legal protection of the individual of society and the state	5	Law enforceme nt agencies and the judicial system of the Republic of Kazakhsta n	Criminal enforceme nt law and criminal law policy of execution of punishme nt in the Republic of Kazakhsta n	The purpose of the study: Formation in students of a deep and complete understanding of this discipline, its occurrence, development and functioning, professional understanding of the scientific and theoretical foundations of the discipline. Summary: Discloses the criminal defense and the prevention of crimes against the individual, society and the state of the Republic of Kazakhstan, a list of signs of criminal offenses and misconduct. Crimes against the individual, against society and the state, corpus delicti, as well as punishment. Competencies: System-forming, communicative, special
5	Administrative process in the Republic of Kazakhstan	3	Civil law (general part)	The practice of drafting civil contracts and civil procedure document s	The purpose of the study: students mastering a holistic system of knowledge in the field administrative process of the Republic of Kazakhstan, the formation of a complex of knowledge among students regarding the current state and problematic issues of the theory and practice of the administrative process, as well as the development of the ability to apply theoretical knowledge when considering and solving specific problems of law enforcement practice. Summary: subject, subject, principles, methodology of the administrative process, forms of the administrative process, their essence and functions; the role of the administrative procedure for the consideration of administrative cases (pre-trial and judicial), types of administrative-procedural activity, system of administrative-procedural law. Expected Result. As a result of studying the discipline "Administrative process of the Republic of Kazakhstan", the student must: Know: subject, subject, principles, methodology of the administrative process, the place of the administrative process in the system of social and legal sciences; nature and essence of the process; the basic laws of development and functioning of the administrative process, historical types and forms of the administrative process, their essence and functions; the role of the administrative process in the political system of society, in public life; administrative procedure for the consideration of administrative cases (pre-trial and judicial), types of administrative and procedural activities, system of administrative and procedural law; be able to: analyze legal situations and legal acts, evaluate, from a legal point

					of view, what relates to administrative and procedural activities and navigate the
					types of production and the procedure for their implementation, as well as draw up the main forms of documents and appeals; operate with legal concepts and categories; carry out legal expertise of regulatory legal acts; provide qualified legal opinions and advice; identify circumstances conducive to the commission of crimes; plan and carry out activities for the prevention and prevention of offenses; identify, evaluate and facilitate the suppression of corrupt behavior; own: skills in the field of administrative and procedural activities, the preparation of model procedural documents and appeals, to develop proposals for improving administrative and procedural rules in the current legislation; legal terminology; legal skills; skills: analysis of various legal and other social phenomena, legal facts, legal norms and legal relations that are objects of professional activity The purpose of the study: to form students' knowledge on the issues of administrative regulation of the institution of administrative responsibility: the place and importance of administrative responsibility in the system of branches of Kazakhstan law; the system of administrative coercion, including the institution of
5	Administrative Justice	3	Civil law (general part)	The practice of drafting civil contracts and civil procedure document s	administrative responsibility, as well as the system of sectoral and intersectoral management, administrative justice Summary: The system of specialized bodies or special courts for monitoring compliance with the law in the public administration system, in the narrow sense - a special procedural procedure for resolving administrative-legal disputes between a citizen or organization on the one hand and the public administration on the other. Expected Result. Know: the concept, meaning and characteristics of administrative justice; the concept, content, structure of administrative legal norms, forms of implementation of administrative legal norms, features of application as a form of implementation of legal norms; concept, content, structure of administrative-legal relations, their features and classification; correlation of administrative process and administrative proceedings, administrative-procedural and administrative-jurisdictional proceedings; concept, features and grounds of administrative responsibility; system and rules for imposing administrative penalties. To be able to: independently apply administrative legal norms in solving practical problems of state and municipal administrative in accordance with the most important qualification requirements for a modern specialist lawyer with higher education; analyze law enforcement practice and propose ways to solve pressing problems of the implementation of administrative norms. Skills: competently implement in practice the substantive and procedural rules of administrative law; carry out law-making, law enforcement and law enforcement activities in the field of public administration; ensure the effective protection of the legitimate rights and interests of subjects of administrative law from administrative arbitrariness by public authorities and officials.
6	Public international law	5	Administr ative law of the Republic of Kazakhsta n	Administr ative process in the Republic of Kazakhsta n	Competencies: System-forming, communicative, special The purpose of the study: mastering by students an integral system of knowledge in the field of public international law, consideration of the basic principles and institutions of public international law. Summary: The discipline is studied as a special legal system regulating relations between states, international organizations created by them and some other subjects of international communication. Introduction to the theory of public international law; familiarization of students with the main branches of modern international law. This discipline gives a complete understanding of the mechanism of protection of human rights and freedoms both on the territory of the Republic of Kazakhstan and in the international arena. Expected result. to know: to know the generally recognized principles, norms of international law and international treaties of the Republic of Kazakhstan. be able to: interpret and apply national laws and international norms, analyze legal facts and legal relations arising in connection with them. possess: skills of working with legal acts, analysis of various legal phenomena, legal facts, legal norms and legal relations that are objects of professional activity Special competencies
6	Mechanisms and methods of protecting human rights	5	Administr ative law of the Republic of Kazakhsta n	Administr ative process in the Republic of Kazakhsta n	The purpose of the study: To reveal the content and essence of the mechanisms and methods of human rights protection as an independent direction of legal research. Summary: A system established and guaranteed by law to ensure the legal status of an individual, which includes the orderly activities of public authorities, nongovernmental human rights organizations and the independent implementation of subjective rights and freedoms aimed at preventing, suppressing and restoring violated rights and freedoms while maintaining an appropriate balance of public and private interests. Expected result:

					to know: the concept and theoretical concepts of human rights, the system of
					ensuring the legal status of the individual, the content and essence of the mechanism of restriction of human rights and freedoms. be able to: analyze the principles and norms of international acts in the field of human rights, use the acquired knowledge in all aspects of practical activity possess: skills of applying the mechanism of protection of human and civil rights and freedoms Competencies: System-forming, communicative
7	Fundamentals of academic writing in law	4	Civil law of the Republic of Kazakhsta n (general part)	Labor law and social security law of the Republic of Kazakhsta n	The purpose of the study: teaching students the basics of effective implementation of written communication in the academic environment through the ability to create scientific texts in the field of law on the basis of formed general and professional skills of writing, critical thinking, independence and (self)reflection. Summary: this course is designed to familiarize students with the main features of the scientific style of speech used in legal science, is aimed at developing the skills and abilities to create written academic texts, skills on the basics of conducting research in jurisprudence, studying the basics of special legal research methods, as well as the procedure for processing research results in the forms of scientific publications and graduation papers works. Expected result: to know: principles and tools of high-quality scientific academic writing in legal science, principles of scientific ethics (plagiarism and citation), contextual, structural, technical and other requirements for written texts (various forms), types of discussion, reviewing and presentation of the results of scientific work; international norms and requirements for scientific text be able to: logically organize the text and organize its elements; use various models and technologies of academic writing in working on the text; interact with the reader, understand and respect someone else's point of view; put forward and substantiate their own hypothesis, formulate a legal thesis and build a text; critically evaluate, select, summarize and use legal information from various sources; conduct legal research impartially, objectively and reasonably, avoiding various types of plagiarism; use different types of logical order and methods of special legal argumentation; write syntactically consistent and logically coherent text; express your thoughts in clear and precise legal language with the correct use of legal terminology. possess: technologies of generating their own ideas; skills of constructing a text based on legal resear
7	Business law and corporate law of the Republic of Kazakhstan	4	Civil law of the Republic of Kazakhsta n (general part)	Labor law and social security law of the Republic of Kazakhsta n	The purpose of the study: this discipline is to teach students to apply the basic contracts that are used in economic activity, to familiarize them with the competence of management bodies in relations with economic entities, with regulations in this area and their application in practice. Summary: The training course contains the main provisions characterizing the nature of Kazakhstan business law, its place in the legal system of the Republic of Kazakhstan considers the legal nature of business relations, as well as the basic concepts of business law ("entrepreneurial activity", "legal entity", "individual entrepreneur), as well as the main institutions of business law, such as the creation of, reorganization, liquidation of business entities, insolvency (bankruptcy) of economic entities, licensing of certain types of activities, legal regulation of auditing, evaluation, advertising activities in the Republic of Kazakhstan, business contracts, etc. Expected result. to know: to know the legislation in the field of regulation of entrepreneurial and corporate activities and theoretical provisions on the main institutions of entrepreneurial and corporate law of the Republic of Kazakhstan be able to: operate with legal concepts and categories in the field of business and corporate law, independently master the content of legal sources and application in entrepreneurial activity possess: skills in preparing legal documents, correct and complete reflection of the results of professional activity in legal and other documentation, including the

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					definition of ways to protect the rights of entrepreneurs, forms of legal responsibility Skills of working with regulatory legal acts. Orientation in the complex and voluminous legislation of Kazakhstan, including international acts in the field of entrepreneurship and apply these norms in their future practice. Competencies: special
8	Legal regulation of family and inheritance relations	5	Civil law of the Republic of Kazakhsta n (special part)	Advocacy and notary in the Republic of Kazakhsta n	The purpose of the study: The purpose of studying this course is to form students' understanding of the meaning of family law at the present stage, the mechanism for regulating family and legal norms of personal and property relations. Summary: problems of classification of family legal relations, measures of protection and responsibility in family law, as well as issues of legal capacity, legal capacity and nature of legal facts in relation to family law. Family law, being an independent branch of law, occupies a peculiar place in the system of legal sciences. It is part of the legal science that studies the legal norms of the organization of public relations in their historical development, uses the categories of law and definitions developed by the general theory of the state and law. Family law, as an educational discipline, allows you to study the basic institutions of family law, to identify legal relations that take shape in the family. Expected Result. Know: at the level of knowledge, study of the regulatory framework, concept, sources, system, principles of family law, alimentary relations, prenuptial agreement, surrogacy, etc. Skill: work with legislative and other regulatory legal acts. Acquisition of skills for the analysis of existing marriage and family law Competencies: Systemically important, communicative
8	Marriage and family relations in Kazakhstan	5	Civil law of the Republic of Kazakhsta n (special part)	Advocacy and notary in the Republic of Kazakhsta n	The purpose of the study: The purpose of studying this course is to form students' understanding of the meaning of family law at the present stage, the mechanism for regulating family and legal norms of personal and property relations. Summary: This discipline examines the problems of classifying family relationships, measures of protection and responsibility in family law, as well as issues of legal capacity, legal capacity and the nature of legal facts in relation to family law. Competence: System-forming, communicative
9	The practice of drafting civil contracts and civil procedure documents	4	Civil law of the Republic of Kazakhsta n (special part)	Legal regulation of public procureme nt in the Republic of Kazakhsta n	The purpose of the study: the study of the legal basis for the preparation of civil contracts and civil procedure documents, consideration of various social relations arising in the field of civil, contract law. Summary: Studying the discipline of a workshop on drafting civil law contracts will allow students to master the theoretical foundations of knowledge and certain practical skills in the application of civil law, use them in various life situations requiring legally competent decisions, and carry out law enforcement in the field of civil law relations. The acquisition of theoretical foundations of knowledge and certain practical skills in the application of civil law, the ability to draw up standard contracts. Expected Result. To know: to master the theoretical foundations of knowledge and certain practical skills in the application of civil law. To be able to: use them in various situations of life, requiring the adoption of legally competent decisions, to skillfully implement law enforcement in the field of civil law relations. Competencies: Systemically important, communicative
9	Contract law in the Republic of Kazakhstan	4	Civil law of the Republic of Kazakhsta n (special part)	Legal regulation of public procureme nt in the Republic of Kazakhsta n	The purpose of the study: To give students the basics of the institution of the contract as an independent institution of civil law, issues of regulation of contractual relations, principles, etc. Summary: the preparation of civil law contracts will allow students to master the theoretical foundations of knowledge and certain practical skills in the application of civil law, use them in various life situations that require the adoption of legally competent decisions, and skillfully implement law enforcement in the field of civil law relations. Expected Result. The acquisition of theoretical foundations of knowledge and certain practical skills in the application of civil law, the ability to draw up standard contracts. Special competencies
10	Bar and notariate in the Republic of Kazakhstan	5	Legal regulation of family and inheritanc e relations	Production practice III	The purpose of the study: The academic discipline aims to familiarize students with the current state of the legal profession, providing qualified legal assistance to individuals and legal entities with its help, forms of participation of lawyers in solving law enforcement tasks. The course includes the study of the tasks and functions of the bar, as well as the organizational forms of its work. Special attention is paid to the consideration of the peculiarities of the activity of lawyers at various stages of criminal and civil proceedings. The study of the discipline allows not only to give students knowledge about the basics of the activity of the bar, the forms of its participation in ensuring law and order in the country, but also to master the previously studied subjects in more depth. Summary: the history of the formation and development of the bar; the current state of the bar, the features of its transition to new organizational forms of

					activity, the tacks and main directions of the how the massed we for a
					activity; the tasks and main directions of the bar; the procedure for acquiring, suspending and terminating the status of a lawyer; the rights and duties of a lawyer, the basic principles of their activities; organizational forms of the bar. The concept of a notary as a legal institution regulating the system of bodies and the procedure for performing notarial actions; the functions of a notary in the Republic of Kazakhstan; the place of a notary in the system of law enforcement agencies, the ratio of notarial activity and legal proceedings, the ratio of notarial activity and state registration of rights and transactions; the subjects of a notary; the organizational basis of notarial activity; bodies of notarial self-government; the basic rules and procedure for performing notarial actions. The expected result. To know: about the essence and tasks of the legal profession, about the procedure for the formation and development of the legal profession in Kazakhstan. Tasks and main areas of activity of the legal profession; the procedure for acquiring, suspending and terminating the status of a lawyer. knowledge of the principles of dehumidification of notarial actions. The study of the course should allow students to form a clear idea of the existing world notary systems, the main features and principles of the Latin type notary, the structure of notarial bodies in the Republic of Kazakhstan, the rules for carrying out notarial actions. The study of the theoretical provisions of the course is directly related to the analysis of practical activities, as well as to the study of judicial practice. Special attention is paid to various aspects of notary practice, which are met not only by representatives of legal entities and legal specialists, but also by individuals, regardless of their specialty. They must be able to: analyze and give a correct legal assessment of specific situations that arise in the course of practical activity; accurately and reasonably use in practice legal norms that allow for quick, effectiv
10	Legal regulation of securities	5	Legal regulation of family and inheritanc e relations	Production practice III	acts of the Republic of Kazakhstan Special competencies Objectives of the study: This training course is aimed at developing legal knowledge that systematically reveals the laws of the functioning of the securities market, as well as its significance. Knowledge of the legal foundations of the functioning of the securities market in the Republic of Kazakhstan and other theoretical sciences will be necessary in their future professional activities. Summary: The legal regulation of the securities market includes a set of measures and means aimed at achieving one goal - ensuring the interests of the state and society. The legal regulation of the securities market reflects the main aspects of legal regulation, both of activities on the securities market and the activities of its individual participants. The expected result. As a result of studying the discipline "Legal regulation of securities", the student must: have an idea: about the specifics and heterogeneity of public relations regulated by the legislation on the securities market; know: the main sources of legal regulation of the securities market; general provisions on the securities market; the concept and signs of a security in accordance with the legislation of the Republic of Kazakhstan; the main provisions on the protection of the rights and legitimate interests of investors in the securities market; about the types of offenses in the securities market and responsibility for them; be able to: analyze the norms of various branches of law regulating legal relations in the securities market; operate with the basic concepts of the legislation on the securities market; use the norms of the legislation on the securities market securities market; use the norms of the legislation on the securities market securities market; use the norms of the legislation on the securities market; use the norms of the legislation on the securities market; use the norms of the legislation on the securities market.

					The purpose of the study: The main provisions of the criminal policy of the
11	Criminology	4	Criminal law of the Republic of Kazakhsta n (special part)	Theory of judicial evidence	Republic of Kazakhstan related to the execution of criminal sentences. Means of execution of sentences. The main provisions of the criminal policy of the Republic of Kazakhstan related to the execution of criminal sentences. Means of execution of sentences. Summary: the system of international standards for the treatment of prisoners and national legislation in the field of the execution of criminal sentences and the treatment of convicts and the practice of their implementation; Expected result: In a specific situation, it is correct to apply the necessary legal norms and international standards, using fully knowledge of the General and Special parts of the criminal-executive legislation of the Republic of Kazakhstan; to be familiarized with the practice of functioning of the system of bodies executing sentences not only of the Republic of Kazakhstan, but of foreign countries. Competencies: System-forming, communicative, special
11	Criminal-legal and criminological characteristics of the fight against crime	4	Criminal law of the Republic of Kazakhsta n (special part)	Theory of judicial evidence	The purpose of the study: teaching the course "Enforcement Proceedings" - the formation of students' procedural knowledge in the field of the administration of justice in civil cases, the assimilation by students of the rules of law governing various forms of protection of judicial rights, in particular, the procedure for the consideration and resolution of civil cases by courts, arbitration courts, inextricable the relationship of legal norms with their practical application by the relevant authorities. Summary. Enforcement proceedings are designed to implement the decision in effect. In this context, the enforcement of judgments is an integral part of the civil process. In addition, the importance of execution can hardly be overestimated both in the field of civil litigation and in all public life. Expected Result. Know: the basics and the specifics of legal regulation of civil procedure and related public relations. the content of regulatory legal acts and theoretical approaches that determine a specific area of its activity, understand their importance for the implementation of law in professional activities; forms and mechanisms for protecting the rights of citizens and legal entities; essence, nature and interaction of legal and state phenomena. Be able to: navigate the system, structure, competence of state, including law enforcement; interpret the norms of various branches of law; use regulatory legal acts in professional activities; to understand the introduced legislative innovations; Logically competently express and justify their point of view; use computer and other innovative technologies; to carry out competent document management. Have skills: development and preparation of legal entities and individuals; a logical analysis of problem situations, assimilation and memorization of the whole range of circumstances and details related to the area of work performed, establishment and support of relations with colleagues; establishing and developing interpersonal relations, taking into account the i
12	Labor law and social security law of the Republic of Kazakhstan	5	Fundamen tals of Academic Writing in Law	Industrial practice III	The purpose of studying this discipline is to teach students the basics of legal regulation of labor relations in the Republic of Kazakhstan, the ability to identify trends in the development of legislation and law enforcement practice in this area, the formation of students' skills in legal actions to protect labor rights. Summary: study of the doctrine of labor law of the Republic of Kazakhstan, various sources of law, law enforcement practice in the field of legal regulation of labor and other related relations; clarification of the content of laws and other normative legal acts regulating labor relations; instilling skills of analysis and generalization of literature on labor law; Expected result. to know: the content of normative legal acts and theoretical approaches in the field of labor and legal relations, to understand their importance for the realization of the right in professional activity, as well as methods of legal regulation of social security, social security functions. be able to: independently improve their qualifications, replenish knowledge and acquire new skills and abilities; receive and process the necessary information, critically analyze it and make conclusions and generalizations, find optimal ways to solve problems and make decisions related to the implementation of tasks in professional activity. possess: the skills of developing and drafting legal documents, preparing reasonable information at the request of legal entities and individuals; logical analysis of problematic situations, assimilation and memorization of the entire range of circumstances and details related to the area of work performed. Competencies: System-forming, communicative, special
12	International	5	Fundamen	Industrial	The purpose of studying this discipline is to teach students the basics of legal
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	Labor Law and International Social Security Law		tals of Academic Writing in Law	practice III	regulation of labor relations in the Republic of Kazakhstan, as well as at the international level, the ability to identify trends in the development of legislation and law enforcement practice in this area, the formation of students' skills of legal actions to protect labor rights. Summary: study of the doctrine of international labor law, various sources of law, law enforcement practice in the field of legal regulation of labor and other related relations; clarification of the content of laws and other normative legal acts regulating labor relations; instilling skills of analysis and generalization of literature on labor law; Expected result. to know: the content of normative legal acts and theoretical approaches in the field of international labor relations and legal regulation of social security, to understand their importance for the realization of the right in professional activity to be able to: understand international labor legislation and social security issues, independently improve their qualifications, replenish knowledge and acquire new skills and abilities; to receive and process the necessary information, critically analyze it and make conclusions and generalizations possess: skills of searching for opportunities to improve regulatory documents and the mechanism for implementing legal decisions Competencies: System-forming, communicative, special
13	International Private Law and International Commercial Arbitration	4	Public internatio nal law	Productio n practice III	Objectives of the study: The main purpose of studying the discipline is to give students knowledge about the organization of civil turnover and commercial activities on an international scale and the main legislative institutions in this area. The discipline also aims to deepen knowledge in the field of civil law relations in general. Summary. The main content of private international law is the elimination of conflict problems between the content of the legal norms of military states related to one issue. Studying the course involves familiarizing yourself with the methods and forms of legal regulation of private legal relations of an international nature, with the content of issues under consideration on the basis of a comparative analysis of Kazakhstani legislation, laws of a number foreign states and relevant international treaties. The study touches on various aspects of international judicial and arbitration practice. Expected Result. Know: Students gaining an understanding of private international law as an independent branch of law; legal regulation and the procedure for determining applicable law in the field of private law relations. Possess: the skills of independent analysis of the entire spectrum of sources of private international law, preparation of essays, essays on the main topics of the course, as well as written solutions to the incidents. Be able to: determine the international jurisdiction of various disputes involving the international element, determine the rule of law to be applied to civil law relations complicated by a foreign element, interpret legal terms; by referring to conflict of laws rules, national and international legal regulation to determine the applicable law to private relations of a cross-border nature. Competencies: Systemically important, communicative
13	International law and arbitration in foreign economic activity	4	Public internatio nal law	Productio n practice III	The purpose of the study: familiarization with the practice of international commercial arbitration, obtaining theoretical knowledge and practical skills. Since arbitration around the world is developing primarily as a case law, much attention is paid in the course to arbitration and court decisions. Summary. The main content of private international law is the elimination of conflict problems between the content of the legal norms of military states related to one issue. Studying the course involves familiarizing yourself with the methods and forms of legal regulation of private legal relations of an international nature, with the content of issues under consideration on the basis of a comparative analysis of Kazakhstani legislation, laws of a number foreign states and relevant international treaties. The study touches on various aspects of international judicial and arbitration practice. Expected Result. Know: Students gaining an understanding of private international law as an independent branch of law; legal regulation and the procedure for determining applicable law in the field of private law relations. Possess: the skills of independent analysis of the entire spectrum of sources of private international law, preparation of essays, essays on the main topics of the course, as well as written solutions to the incidents. Be able to: determine the international jurisdiction of various disputes involving the international element, determine the rule of law to be applied to civil law relations complicated by a foreign element, interpret legal terms; by referring to conflict of laws rules, national and international legal regulation to determine the applicable law to private relations of a cross-border nature. Competencies: Systemically important, communicative

				I	The number of studying the dissipline Assessed to Co. 1.1. (1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.
14	Customs and legal regulation of foreign economic activity	4	The practice of drafting civil contracts and civil procedural document s	Productio n practice III	The purpose of studying the discipline. As a result of studying the discipline, students should have a holistic understanding of customs law and customs policy, the legal foundations of customs clearance and customs control, the basics of tariff regulation and the procedure for liability for violation of the rules governing relations in the customs sphere, as well as the ability to use application skills acquired knowledge in practical activities, in the fight against crimes and other offenses in the implementation of customs activities. students gaining knowledge of the theoretical foundations about the essence of state management of foreign economic activity, about the mechanism of legal regulation of foreign economic activity, the content and legal nature of foreign economic transactions; students mastering the current legislation in the field of foreign economic activity; the formation of students' skills in applying the rule of law in future practical work in their specialty; Summary: The essence and significance of customs, the functions of customs authorities, the rights and obligations of subjects of customs legal relations, forms and methods of activity; to teach proper orientation in the extensive customs legislation that governs all types of public relations related to the movement of goods and vehicles across the customs border; to familiarize with questions of liability for customs violations; to familiarize with the procedural and law enforcement activities of customs officials; to provide a range of legal knowledge and skills necessary for professional work in customs authorities. The concept and essence of foreign economic activity. Bodies of state power and management implementing state regulation of foreign economic activity. Bodies of state power and management implementing state regulation of foreign economic activity. Import and export customs tariffs. Quotation. Licensing. Expected Result. The student must know: general provisions of customs legislation; procedural and law enforcement ac
14	European and Eurasian law	4	The practice of drafting civil contracts and civil procedural document	Productio n practice III	The purpose of the study: To give students the basic concepts of European and Eurasian law. Summary: The content and features of European law, its formation and evolution, the modern structure of European integration law, the main components of which form the law of the European Union and the Eurasian Economic Union. Particular attention is paid to the legal protection of human rights, the legal regulation of domestic and foreign policies of both associations. The formation of integration law, its nature, features within the EU, EAEU. Competencies: Systemically important, communicative
15	Tax law of the Republic of Kazakhstan	5	Financial and banking law of the Republic of Kazakhsta n	Industrial practice III	The purpose of the study: students mastering a holistic system of knowledge in the theory of the tax system, tax management and organization of tax activity, understanding the main provisions of the Concept of financial and legal policy of the state, the main components of the theory of the tax system - the concept and essence of modern tax policy, their types, tasks and functions, as well as management in the field of taxes, study of the principles of the tax system, study of the processes of formation and execution of budgets of different levels, functions of the treasury properties. Summary: Subject of tax law; Principles of tax law; Tax device; Tax administration; Legal basis of tax planning; Legal basis of tax control; Legal basis of tax obligations; Legal liability for tax offenses; Certain types of taxes; Special tax regime, the functioning of budget funds; treasury functions; management of cash flows of economic entities. Consideration of the mechanism of public debt management, the functioning of extrabudgetary funds. Expected Result. Know: an integrated system of knowledge in the field of tax law of the Republic of Kazakhstan, the legal nature of budget law; basic principles of budget law; The formation of students' scientific understanding of the budget law of the Republic of Kazakhstan. Students mastering theoretical material on the study of this discipline, which are public relations of a private and public nature that arise as a result of an offense. To be able to: Apply the rules governing the activities of budgets of various levels, analyze the content of the main sections of the budget law system, teach them to navigate among the many regulatory acts aimed at regulating budget relations and correctly apply budget legislation in practice. To master the theoretical materials on the study of tax law, tax planning, tax relations, tax activity of the state, the fundamental concepts and categories of science of tax law of the Republic of Kazakhstan, necessary for the study of industry legal discip

				l	in proceedings and true toy logicalistics. The student should be competent in motters of
					in practice, analyze tax legislation. The student should be competent in matters of applying the theory of tax legislation in practice, could also be guided in the organization and implementation of legal relations. Skills: Mastering the basic ways to enforce tax obligations. Acquisition of skills of independent search for legal information and gender skills
15	Financial and business law	5	Financial and banking law of the Republic of Kazakhsta n	Industrial practice III	The purpose of the study: students mastering a holistic system of knowledge in the field of the theory of the financial system, financial management and organization of financial activity, understanding the main provisions of the Concept of financial and legal policy of the state, the main components of the theory of the financial system - the concept and essence of modern financial policy, their types, tasks and functions, as well as management in the field of finance, study of the principles of the financial system. Tasks: study of the principles of the financial system, identification of the constitutional and legal basis of the state financial system, analysis of the formation, essence, structure and development of the legal institution of financial activity, development of a legal model of the financial system, substantiation of the concept and main directions of reform of public financial services. Summary: The financial activities of the state. The concept, subject and system of financial law. Legal basis of the monetary system. Legal basis of financial control. Budget device. Budget management and budget control. Republican budget in budget law. Tax as a financial and legal category. Legal basis of the loan. Legal basis for the organization of banking and insurance. Expected Result. To know: the concept and legal essence of financial legal relations, to determine the procedure and conditions for their legal regulation. Consider the issues and problems of applying financial legislation in financial relations. To be able to: put theoretical knowledge into practice, analyze financial legislation. Skills: The student should be competent in the application of the theory of financial legislation in practice, could also be guided in the organization and implementation of legal relations.
16	Electronic evidence in criminal proceedings	5	Penal enforceme nt law and criminal law policy of execution of punishme nt in the Republic of Kazakhsta n	Final certificati on	The purpose of the study: A specialized educational discipline that discloses the procedure for the investigation and collection of evidence in a criminal case and their further use in the subject of proving the event and corpus delicti. Summary: norms of criminal procedural and civil procedural law to specific life facts; Judicial Evidence Theory System; forms and methods of judicial evidence, as well as features of the relationship of the theory of judicial evidence with other sciences. Expected Result. As a result of the study, students should know: general provisions of the theory of evidence; subject, methods and tasks of the theory of evidence; modern ideas about the concept and essence of evidence; criteria for admissibility of evidence under applicable law; legal consequences of violation of the rules on admissibility of evidence; the concept of the subject of proof and its legislative model. To have: an idea of the criminal prosecution and the procedural procedure for its implementation, the prosecution and its types. Be able to: apply special knowledge in the collection, verification and evaluation of evidence, as well as procedural forms of their use; to carry out all procedural actions aimed at criminal prosecution and the formation and maintenance of charges in court.
16	Using the results of undercover investigative actions as evidence	5	Penal enforceme nt law and criminal law policy of execution of punishme nt in the Republic of Kazakhsta n	Final certificati on	Competencies: System-forming, communicative, special The purpose of the study: A specialized discipline that reveals the procedure for researching and collecting the results of covert investigative actions as evidence in a criminal case and their further use in the subject of proving the event and corpus delicti. Summary: He studies the investigative actions carried out by the investigator in accordance with the criminal procedure law, the procedural actions, the purpose of which is the collection and verification of evidence. Expected Result. Know: general principles of the theory of evidence; subject, methods and tasks of the theory of evidence; modern ideas about the concept and essence of evidence; criteria for admissibility of evidence under applicable law; legal consequences of violation of the rules on admissibility of evidence; the concept of the subject of proof and its legislative model. Competencies: System-forming, communicative, special
			<u> </u>	MAI	N DISCIPLINES
			T	Elect	tive component (EC)
	Administrative practice of the		Law enforceme	Criminal procedural	The purpose of the study: the study of the main provisions of the administrative practice of the Republic of Kazakhstan.
1	internal affairs	3	nt	law of the	Summary: Administrative law occupies a special place in the system of legal
	bodies of the Republic of		agencies and the	Republic of	regulation, since it is a necessary and important tool for managing social processes in society.

Kazakhstan		judicial system of	Kazakhsta n	Expected Result. Know: The main provisions, principles, tasks and functions of this discipline,	
			the Republic		methods of regulation of relations. To be able to: apply the acquired knowledge, skills in practice.
			of		Proficiency: basic concepts and terms
			Kazakhsta n		Competencies: System-forming, communicative, special
1	Administrative responsibility	3	Law enforceme nt agencies and the judicial system of the Republic of Kazakhsta n	Criminal procedural law of the Republic of Kazakhsta n	The purpose of the study: to form students' knowledge on the issues of administrative regulation of the institution of administrative responsibility: the place and importance of administrative responsibility in the system of branches of Kazakhstan law; system of administrative coercion, including the institution of administrative responsibility, as well as the system of sectoral and intersectoral management. Summary: The concept, meaning and features of administrative responsibility. The subject and method of administrative regulation. The norms of administrative law, the implementation of administrative law: the concept, meaning and forms of implementation. Application as a special form of implementation of administrative law. The system of measures of administrative responsibility. Expected Result. Know: the concept, meaning and characteristics of administrative responsibility; the concept, content, structure of administrative law, forms of implementation of administrative law, features of application as a form of implementation of legal norms concept, content, structure of administrative-legal relations, their features and classification; correlation of administrative process and administrative proceedings, administrative-procedural and administrative-jurisdictional proceedings; concept, features and grounds of administrative responsibility; system and rules for imposing administrative penalties. To be able to: independently apply administrative legal norms in solving practical problems of state and municipal administrative lagl norms in solving practical problems of the implementation of administrative norms. Skills: competently implement in practice the substantive and procedural rules of administrative law; carry out law-making, law enforcement and law enforcement activities in the field of public administration; ensure the effective protection of the legitimate rights and interests of subjects of administrative law from administrative arbitrariness by public authorities and officials. Competencies: Sy
2	Criminal Procedure Law of the Republic of Kazakhstan	5	Administr ative practice of the internal affairs bodies of the Republic of Kazakhsta n	Criminal enforceme nt law and criminal law policy of execution of punishme nt in the Republic of Kazakhsta n	The purpose of the study: mastering students a holistic system of knowledge in the field of criminal procedural law. The main objectives of the course are to ensure that students in the course of achieving the stated goal were able to: * learn the concept of criminal procedure, the criteria for its allocation and its main elements; * study the principles of criminal procedure; * study the rights and obligations of participants in criminal proceedings and guarantees of their rights; * to study the system of criminal procedure stages and their main characteristics. Brief contents: the Nature and objectives of criminal procedure of Kazakhstan, principles of the criminal process, stages of the criminal process from the investigation of crime, and the decision of a question on excitation of criminal case or refusal in it, the conduct of the investigation, the end, trial, to judgment and exercise appellate and Supervisory proceedings in a criminal case. Special competence
2	Pre-trial criminal proceedings	5	Administr ative practice of the internal affairs bodies of the Republic of Kazakhsta	Criminal enforceme nt law and criminal law policy of execution of punishme nt in the Republic of Kazakhsta n	Learning objectives: This training course is aimed at developing legal knowledge that systematically reveals the patterns of functioning of pre-trial criminal proceedings. Summary: Considers the procedure for conducting pre-trial criminal proceedings. Beginning of pre-trial investigation. Reasons to start pre-trial investigation. Statement, report of a criminal offense. Obligation to accept a statement, report or report on a criminal offense. Expected Result. As a result of studying the discipline "Pre-trial criminal proceedings", the student must: have an idea: on the procedure for conducting pre-trial criminal proceedings. About the beginning of the pre-trial investigation. About the reasons for the beginning of the pre-trial investigation. Special competencies
3	Prosecutor's supervision of the Republic of Kazakhstan:	5	Law enforceme nt agencies	Productio n practice III	Purpose of study: A specialized discipline that reveals the procedure for supervision of the implementation of laws. Summary: the subject of prosecutorial supervision in the Republic of Kazakhstan is the legal norms that define the functions, principles, tasks, system, structure,

	general and special supervision		and the judicial system of the Republic of Kazakhsta		main areas of activity, the powers of the prosecution authorities. Expected Result. Know: the procedure for criminal prosecution by bodies of inquiry and the procedure for supervising prosecutors over the implementation of laws. To be able to: identify, prevent, suppress and disclose criminal offenses, as well as identify and identify the persons who prepare, commit or have committed them, as well as be able to analyze the functions and tasks of the prosecutor's office for the enforcement of laws. Own: basic concepts and terms of the Code of Criminal Procedure of the Republic of Kazakhstan and the Law of the Republic of Kazakhstan "On the Prosecutor's Office". Competencies: System-forming, communicative, special
3	Supervision of the prosecutor's office over the execution of laws	5	Law enforceme nt agencies and the judicial system of the Republic of Kazakhsta	Productio n practice III	Purpose of study: A specialized discipline that reveals the procedure for supervision of the implementation of laws. Summary: Discloses areas of prosecutorial oversight on general and special matters related to the performance of the prosecutor. A warning about the inadmissibility of breaking the law. Special competencies
4	Criminalistics	5	Criminal law (special part)	Theory of Judicial Evidence	The purpose of the study: Drawing up criminal procedural acts of pre-trial and judicial proceedings, the use of special knowledge in criminal matters, operational-search activity, the theory of judicial evidence Summary: the basic general theoretical and methodological provisions of forensic science, forensic technology, forensic (investigative) tactics and methods of investigation of certain types and groups of crimes; Fundamentals of the investigation methodology for the most common types and groups of crimes. Expected Result. To be able to practically apply scientific and technical means of detecting, fixing and removing traces of arms, legs, vehicles and hacking tools, as well as micro-objects; to clarify the procedure for preparing and sending materials for the production of forensic and other examinations, to navigate the basics of the most common methods of expert research; master the skills of using both traditional and non-traditional tactical techniques for conducting individual investigative actions; to learn the basics of organizational interaction between law enforcement agencies on the disclosure and investigation of crimes. As a result of studying this subject, the student will know the basic general theoretical and methodological provisions of forensic science. Special competencies
4	Forensic tools and methods of pretrial investigation of criminal offenses	5	Criminal law (special part)	Theory of Judicial Evidence	The purpose of the study: Preparation of criminal procedural acts of pre-trial and judicial proceedings, the use of special knowledge in criminal cases, operational and investigative activities, the theory of judicial evidence Summary: Summary of investigative and judicial practice of pre-trial investigation of various types of criminal offenses using modern methods of combating crime. Collection and verification of information as an object of forensic research. Check the credibility of the evidence.
5	Finance and banking law of the Republic of Kazakhstan	3	Public service and the basics of local self- governme nt	Tax and budget law of the Republic of Kazakhsta n	The purpose of the study: students mastering a holistic system of knowledge in the field of the theory of the financial system, financial management and organization of financial activity, understanding the main provisions of the Concept of financial and legal policy of the state, the main components of the theory of the financial system - the concept and essence of modern financial policy, their types, tasks and functions, as well as management in the field of finance, study of the principles of the financial system. To provide knowledge about the banking system, mastering by students a holistic system of knowledge in the theory of the banking system, organization of banking activities, clarification of the main provisions of the Concept of financial and legal policy of the state, tasks and functions, as well as management in the field of banks, study of the principles of the banking system. Tasks: study of the principles of the financial system, identification of the constitutional and legal basis of the state financial system, analysis of the formation, essence, structure and development of the legal institution of financial activity, development of a legal model of the financial system, substantiation of the concept and main directions of reform of public financial services. Summary: The financial activities of the state. The concept, subject and system of financial law. Legal basis of the monetary system. Legal basis of financial control. Budget device. Budget management and budget control. Republican budget in budget law. Tax as a financial and legal category. Legal basis of the loan. The legal basis for the organization of banking and insurance, banking law; conduct research

I					in the field of correlation of international and domestic law of the Danublic of
			Dublic	Toy and	in the field of correlation of international and domestic law of the Republic of Kazakhstan. Content: The concept of principles of banking law, their classification. The principle of inviolability of property. The principle of freedom of banking. The principle of promoting competition and the prohibition of monopolization. Expected Result. To know: the concept and legal essence of financial legal relations, to determine the procedure and conditions for their legal regulation. Consider the issues and problems of applying financial legislation in financial relations, the legal nature of banking law; basic principles of banking law; The formation of students' scientific understanding of the banking law of the Republic of Kazakhstan. Students mastering theoretical material on the study of this discipline, which are public relations of a private and public nature that arise as a result of an offense. To be able to: put theoretical knowledge into practice, analyze financial legislation. Apply the rules governing the activities of banks, the legal status of the National Bank, as well as individual institutions of banking law, analyze the content of the main sections of the banking law system, teach them to navigate among the many regulatory acts aimed at regulating banking and economic relations and correctly apply banking legislation in practice Skills: The student should be competent in the application of the theory of financial legislation in practice, could also be guided in the organization and implementation of legal relations. Special competencies Learning objectives: To give students basic knowledge about the system of modern currency regulation, features of currency regulation and control, their development trends, as well as to show the role and degree of influence of various features on the development trends, as well as to show the role and degree of influence of various
	Currency Law of the Republic of		Public service and the	Tax and budget law of the	factors on the development of currency relations. Summary: Currency and credit relations, Currency regulation. Currency control. Expected Result. Know: The study of monetary relations and foreign exchange
5	Kazakhstan	3	basics of local self-	Republic of	regulation and control is necessary for specialists in any field of the economy - be it production, trade, or some other area of business. Mastering the basic norms of
			governme nt	Kazakhsta n	currency regulation and control To be able to: freely operate with legal concepts and categories in the field of
					foreign exchange law; interpret the rules of monetary law; use regulatory legal acts in financial activities
					Competence: System-forming, communicative, special
6	Enforcement proceedings in the Republic of Kazakhstan	3	Civil procedure law of the Republic of Kazakhsta n	Industrial practice III	The purpose of the study: The purpose of studying the course "Enforcement proceedings" is for students to understand the meaning of the rules of law governing the procedural order of enforcement proceedings. During the study of this discipline, students acquire additional knowledge of the norms of civil procedural law, are able to apply them to specific legal relations of enforcement proceedings. Summary: The study of the discipline workshop on drafting civil law contracts will allow students to master the theoretical foundations of knowledge and certain practical skills in the application of civil law, use them in various life situations requiring legally competent decisions, professionally implement law enforcement in the field of civil law relations. Acquisition of theoretical foundations of knowledge and certain practical skills in the field of application of civil legislation, the ability to draw up standard samples of contracts. Expected result: to know: the system of enforcement law; the mechanism and means of legal regulation and implementation of the norms of enforcement proceedings; the main provisions, the essence and content of the basic concepts, categories, institutions, legal statuses of subjects of legal relations; the structure and content of the main procedural and other legal documents compiled in the implementation of practical activities be able to: draw up the necessary legal and management documents; analyze legal facts and legal relations arising in connection with it; practice and correctly apply the norms of executive law; make decisions and perform legal actions in strict accordance with the law; give qualified legal opinions and consultations, correctly draw up and execute legal documents possess: skills of drafting basic procedural and other legal documents; legal terminology; skills of working with legal acts; skills of analyzing legal facts, legal norms and legal relations arising from the norms of performing law; skills of resolving legal problems and conflicts; skills of ta

	and its execution		procedure law of the Republic of Kazakhsta n	practice III	be guided by modern sources of enforcement proceedings, to know the principles of enforcement proceedings and its tasks, to understand the legal status of participants in enforcement proceedings and other main categories of modern enforcement proceedings (types of enforcement documents, conditions for execution of enforcement actions), to have an idea of the features of enforcement enforcement requirements property and non-property documents Summary: The study is aimed at developing the skills of critical perception and evaluation of information sources, the ability to logically formulate, present and argue their own vision of problems and ways to solve them; mastering the techniques of discussion, polemics, dialogue. Expected result: to know: regulatory legal acts regulating the execution of judicial acts; the procedure for the entry into force of judicial acts; general rules for applying to the execution of a sentence, decision, ruling and court order; the specifics of applying to the execution of judicial acts in civil and criminal cases, cases of administrative offenses. be able to: draw up procedural and official documents in connection with the appeal of the verdict, ruling and court order for execution and send them to the addressee; write out enforcement documents and send them to the appropriate division of bailiffs; issue enforcement documents for foreclosure on the debtor's property; issue enforcement documents for the production of deduction from wages (other income) of the debtor; 4 keep records of the penalties made according to enforcement documents; monitor the execution of the relevant court order; to carry out the proceedings when the court considers submissions and petitions in the order of execution of court decisions; to register the write-off of cases in the archive; possess: on the appeal to the execution of sentences, definitions and resolutions in criminal cases; on the appeal to the execution of sentences, definitions and resolutions in criminal cases; on the appeal to the executio
7	Penitentiary law and criminal law policy of execution of punishment in the Republic of Kazakhstan	4	Criminal procedural law of the Republic of Kazakhsta n	Electronic evidence in criminal proceedin gs	The purpose of the study: The main provisions of the criminal policy of the Republic of Kazakhstan related to the execution of criminal penalties. Means of execution of punishments. The main provisions of the criminal policy of the Republic of Kazakhstan related to the execution of criminal penalties. Means of execution of punishments. Summary: the system of international standards for the treatment of prisoners and national legislation in the field of execution of criminal penalties and treatment of convicts and the practice of their implementation; Expected result: to know: the system of standards for the treatment of prisoners and legislation in the field of execution of criminal penalties and treatment of convicts and the practice of their implementation. be able to: formulate qualified legal opinions and consultations in specific types of legal activity possess: skills in preparing legal documents, correct and complete reflection of the results of professional activity in legal and other documentation Competencies: System-forming, communicative, special
7	Criminal-legal and criminological characteristics of the fight against military crimes	4	Criminal procedural law of the Republic of Kazakhsta n	Electronic evidence in criminal proceedin gs	The purpose of the study: to study the criminal-legal and criminological characteristics of the fight against military crimes Summary: The academic discipline is aimed at acquiring knowledge, skills and abilities to properly understand the legal characteristics of military criminal offenses. In the process of studying it, students should know, be able, and correctly analyze the legal nature of the subject of a military criminal offense; determine the main and optional signs of public danger of illegal action or inaction; forms of guilt and its optional signs. The acquired theoretical knowledge and skills contribute to the formation of official competence in law enforcement in military police units, military courts, interrogators of military units. Expected result: To know: the conceptual and terminological apparatus in the field of Chapter 18 of the Criminal Code of the Republic of Kazakhstan, the characteristics of the current criminal legislation, as well as the practice of its application, the characteristics of objective and subjective signs of military units of criminal offenses based on the methodology of their criminal characteristics, the rules for the qualification of criminal offenses and their application in the criminal legal assessment of factual circumstances established in criminal cases cases, the main law enforcement problems in the field of combating military criminal offenses, with the most typical judicial and investigative errors in the qualification of military criminal offenses

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					and ways to overcome them, skills in solving situational problems. Dynamics, causes and conditions of committing criminal offenses by military service, the identity of the person who committed a military criminal offense. Be able to: apply the criminal law norms of Chapter 18 of the Criminal Code of the Republic of Kazakhstan; apply the skills and abilities necessary for the qualification and differentiation of military criminal offenses; interpret with the help of various means and techniques of criminal law norms establishing criminality and punishability of military criminal acts, the differentiation of related criminal offenses, the ability to give qualified legal opinions on the presence/absence of composition criminal offense; possess the skills of legal argumentation, the resolution of certain legal situations. Own: the ability to carry out legal expertise of normative legal acts, to give qualified legal opinions and consultations; to analyze judicial practice of sentencing for military criminal offenses; to identify and eliminate investigative and judicial errors, violations of the rule of law in the sphere of application of criminal legislation. Competencies: System-forming, communicative, special
8	Judicial Expertology	5	Criminolo gy	Industrial practice III	The purpose of the study: "Forensic expertology" is studied by students of investigative and prosecutorial and judicial specialization with the aim of deepening and expanding the knowledge they received in courses in criminal process and forensics. Summary: Studying the modern capabilities of forensic examinations and the issues they solve; knowledge of the system of expert institutions of the Republic of Kazakhstan and foreign countries, the procedural position of an expert and specialist Expected Result. Getting practical skills in the preparation and appointment of forensic examinations. To be able to correctly detect, remove, investigate material objects sent for expert research. Special competencies
8	Fundamentals of forensic medicine and forensic psychiatry	5	Criminolo gy	Industrial practice III	The purpose of the study: the teaching of forensic medicine and psychiatry is to determine the main circle of theoretical and practical knowledge Summary: The course "Fundamentals of Forensic Medicine and Psychiatry" is represented by two disciplines in the field of forensic medicine and forensic psychiatry. Expected Result. Know: the basis, procedure and implementation of judicial evidence in administrative, civil and criminal cases, the grounds for conducting a forensic examination and apply the knowledge gained during the trial. To be able to: apply the obtained examination results during the process. Own: skills in the implementation and use of judicial evidence in legal practice. Competencies: special (research)
9	Medical law	5	Civil law of the Republic of Kazakhsta n (general part)	Final certificati on	Objectives of the study: - formation of the optimal volume of representations in the field of specialized theoretical and practical legal knowledge among the target audience; - development of the ability to analyze regulatory and legal documents, apply them for practical purposes, making legitimate decisions of an organizational and legal nature in the implementation of professional activities. Summary: The focus of the course "Medical Law of the Republic of Kazakhstan" is a set of existing legislative acts, as well as the practice of their application in the field of specific branches of medical knowledge, and its subject is the problem - thematic intersection of the interests of legal and medical science in the field of the healthcare system of the Republic of Kazakhstan. The course includes the following subsections (modules): - fundamentals of legal regulation of medical activity: rights and obligations of the patient and medical personnel; - types of responsibility in the field of medical intervention; - features of individual species Expected result: - know: - the history of the formation of the Institute of medical law; - the current state of legal regulation of healthcare in the Republic of Kazakhstan; - the norms of the laws in force in the Republic of Kazakhstan regulating professional medical activity; - legal bases and principles of public health protection and organization of the healthcare system; - rights and obligations of the patient and medical staff; - issues of civil, criminal and administrative liability for violations in the field of medicine; - procedural features of the protection of citizens ' rights in the field of health protection; - legal basis of medical insurance in the Republic of Kazakhstan; - be able to:

					 in professional activity, be guided by the norms of legislation in the field of healthcare; use legal mechanisms to protect the rights and legitimate interests of medical organizations, medical workers and patients; to explain the rights and obligations of citizens, patients and medical workers, to carry out their social and legal protection in the field of health protection; possess skills: creative thinking and development of legal knowledge in the field of health protection; work with regulatory and legal literature, codes and comments to them, other subordinate normative acts regulating legal relations in the field of health protection; independent resolution of practical situations developing in the field of medical legal relations. Special competencies
9	Insurance law of the Republic of Kazakhstan	5	Civil law of the Republic of Kazakhsta n (general part)	Final certificati on	The purpose of the study is to study the concept, essence and legal regulation of insurance legal relations. Summary: the place of the discipline in the educational process is represented by the study of insurance legal relations, the legal status of bodies regulating insurance activities. The expected result. The objectives of studying the discipline is that students should know the basic concepts and essence of insurance activity, as well as the legal mechanisms for regulating insurance activity, the procedure for applying liability in insurance law. Students should be able to analyze the ongoing processes in the field of insurance. Students should be able to correctly apply the theoretical knowledge gained in the study of insurance law in practice. Students should familiarize themselves with theoretical and practical materials (textbooks, textbooks, monographs, materials of the practice of considering insurance cases and, in general, judicial practice). Competence: System-forming, communicative, special

LIST of components for selection for an educational program in the specialty 6B04220 "Jurisprudence"

Year of entry - 2023

			r ear (of entry - 2023
$N_{\underline{0}}$	Name of Discipline	Code of discipline	credits	Semester
	2. Basic disciplin	ies		
	Elective component 1			
1	Constitutional law of foreign countries	CLFC 2211	5	3
	Legal systems of the present	LSP 2211	5	3
	Elective component 2			
2	Administrative Law of the Republic of Kazakhstan	ALRK 2212	5	3
	Administrative law of foreign countries	ALFC 2212	5	3
	Elective component 3			
3	law enforcement agencies and the judicial system of the Republic of Kazakhstan	LEAJSRK 2213	3	3
	Basics of judicial activities	BJA 2213	3	3
	Elective component 4			
4	Criminal Law of the Republic of Kazakhstan (special part)	CLRK 2214	5	4
	Criminal law characteristics of offenses in the field of health care	CLChOFHC 2214	5	4
5	Elective component 5			

	Administrative process in the Republic of Kazakhstan	APRK 2215	3	4
	Administrative Justice	AJ 2215	3	4
	Elective component 6			
6	Public international law	PIL 3216	5	5
0	Mechanisms and methods of protecting human rights	MMPHR 3216	5	5
	Elective component 7			
7	Fundamentals of academic writing in law	FAWL 3217	4	5
,	Business law and corporate law of the Republic of Kazakhstan	BLCLRK 3217	4	5
	Elective component 8			
8	Legal regulation of family and inheritance relations	LRFIR 3218	5	5
	Marriage and family relations in Kazakhstan	MFRK 3218	5	5
	Elective component 9			
9	The practice of drafting civil contracts and civil procedure documents	TPDCCCPD 3219	4	6
	Contractual law of the Republic of Kazakhstan	CLRK 3219	4	6
	Elective component 10			
10	Bar and notariate in the Republic of Kazakhstan	BNRK 3220	5	6
	Legal regulation of securities	LRS 3220	5	6
	Elective component 11			
11	Criminology	CRIM 3221	4	6
11	Criminal-legal and criminological characteristics of the fight against crime	CLCCFAC 3221	4	6
	Elective component 12	3221		
	Labor law and social security law of the Republic	** 99*	_	_
12	of Kazakhstan	LLSSLRK 4222	5	7
	International Labor Law and International Social Security Law	ILLISSL 4222	5	7
	Elective component 13			
13	International Private Law and International Commercial Arbitration	IPLICA 4223	4	7
	International law and arbitration in foreign economic activity	ILAFEA 4223	4	7
	Elective component 14			
14	Customs and legal regulation of foreign economic activity	CLRFEA 4224	4	7
	European and Eurasian law	EEL 4224	4	7
	Elective component 15			
15	Tax law of the Republic of Kazakhstan	TLRK 4225	5	7
	Financial and business law	FBL 4225	5	7
	Elective component 16			
16	Electronic evidence in criminal proceedings	EECP 4226	5	8
10	Using the results of undercover investigative actions as evidence	URUIAE 4226	5	8

	3. Main disciplin	nes		
	Elective component 1			
1	Administrative practice of the internal affairs bodies of the Republic of Kazakhstan	APIABRK 2306	3	4
	Administrative responsibility	AR2306	3	4
	Elective component 2			
2	Criminal Procedure Law of the Republic of Kazakhstan	CPLRK3307	5	5
	Pre-trial criminal proceedings	PCP3307	5	5
	Elective component 3			
3	Prosecutor's supervision of the Republic of Kazakhstan: general and special supervision	PSRKGSS 3308	5	6
	Supervision of the prosecutor's office over the execution of laws	SPOOEL 3308	5	6
	Elective component 4			
4	Criminalistics	Cri 3309	5	6
7	Forensic tools and methods of pretrial investigation of criminal offenses	FTMPICO 3309	5	6
	Elective component 5			
5	Finance and banking law of the Republic of Kazakhstan	FBLRK 3310	3	6
	Currency Law of the Republic of Kazakhstan	CLRK 3310	3	6
	Elective component 6			
6	Enforcement proceedings in the Republic of Kazakhstan	EPRK 4311	3	7
	Court decision and its execution	CDIE 4311	3	7
	Elective component 7			
7	Penitentiary law and criminal law policy of execution of punishment in the Republic of Kazakhstan	PLCLPEPRK 4312	4	7
	Criminal-legal and criminological characteristics of the fight against military crimes	CLCCF 4312	4	7
	Elective component 8			
8	Judicial Expertology	JE 4313	5	7
	Fundamentals of forensic medicine and forensic psychiatry	FFMFP 4313	5	7
	Elective component 9			
9	Medical Law	ML 4314	5	8
	Insurance law of the Republic of Kazakhstan	ILRK 4314	5	8